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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION N 06975-218003 7862		
10/705,822	11/13/2003	- Ajaipal Singh Virdy			
²⁶¹⁷¹ FISH & RICHA	7590 02/01/2007 RDSON P.C.	EXAMINER WOO, ISAAC M			
P.O. BOX 1022					
MINNEAPOLIS, MN 55440-1022			ART UNIT	. PAPER NUMBER	
			2166		
SHORTENED STATUTORY	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
3 MON	NTHS	02/01/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		1	Application No.		Applicant(s)				
Office Action Summary			10/705,822		VIRDY, AJAIPAL	SINGH			
			xaminer		Art Unit				
			saac M. Woo		2166				
Period fo	The MAILING DATE of this commur or Reply	nication appea	ers on the cover shee	et with the co	orrespondence ad	Idress			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD F CHEVER IS LONGER, FROM THE M nsions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comr o period for reply is specified above, the maximum start re to reply within the set or extended period for reply reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	MAILING DAT s of 37 CFR 1.136(munication. tatutory period will a will, by statute, ca	E OF THIS COMMU a). In no event, however, m apply and will expire SIX (6) use the application to become	UNICATION ay a reply be time MONTHS from the ne ABANDONED	ely filed ne mailing date of this co (35 U.S.C. § 133).				
Status									
1)⊠	Responsive to communication(s) file	ed on 30 Nov	ember 2006		•				
·	 ✓ Responsive to communication(s) filed on <u>so viovember 2000</u>. ✓ This action is FINAL. 2b) This action is non-final. 								
3)		•		matters pros	secution as to the	merits is			
٠,١	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims			·					
		annlication							
•	Claim(s) <u>39-57</u> is/are pending in the application. 4a) Of the above claim(s) <u>39-40</u> is/are withdrawn from consideration.								
	Claim(s) is/are allowed.								
	☐ Claim(s) is/are allowed. ☐ Claim(s) <u>41-57</u> is/are rejected.								
7)									
•	Claim(s) are subject to restrict	ction and/or e	lection requirement						
		Jaon ana/or c	reduit requirement	•					
Applicati	on Papers	•	,						
9)[The specification is objected to by th	e Examiner.							
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.									
	Applicant may not request that any obje	ction to the dra	awing(s) be held in abo	eyance. See	37 CFR 1.85(a).				
	Replacement drawing sheet(s) including								
11)	The oath or declaration is objected to	by the Exan	niner. Note the attac	ched Office A	Action or form PT	O-152.			
Priority ι	ınder 35 U.S.C. § 119	٠							
_	Acknowledgment is made of a claim ☐ All b) ☐ Some * c) ☐ None of:	for foreign pr	iority under 35 U.S.	C. § 119(a)-	(d) or (f).				
	1. Certified copies of the priority	documents h	ave been received.						
	2. Certified copies of the priority documents have been received in Application No								
	3. Copies of the certified copies	of the priority	documents have be	een received	in this National	Stage			
	application from the Internation	nal Bureau (I	PCT Rule 17.2(a)).						
* S	ee the attached detailed Office action	n for a list of	the certified copies	not received	l .				
Attachmen	r(e)			•					
	e of References Cited (PTO-892)		4\ ☐ Intend	ew Summary (F	PTO-413\ '				
	e of Neierences Ched (F1O-692) e of Draftsperson's Patent Drawing Review (F	PTO-948)	Paper	No(s)/Mail Date	ө	•			
	nation Disclosure Statement(s) (PTO/SB/08)				tent Application				
Paper No(s)/Mail Date 6) Uher:									

Application/Control Number: 10/705,822 Page 2

Art Unit: 2166

DETAILED ACTION

This action is in response to Applicant's Amendment, filed on November 30,
 2007 have been considered but are deemed moot in view of new ground of rejections below.

2. Claims 41-57 are newly added. Claims 39-40 are withdrawn. Claims 41-57 are presented for this office action (Claims 1-38 are canceled).

Claim Rejections - 35 USC § 101

3. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

4. Claim 57 is rejected under 35 U.S.C. § 101 because the claimed invention is directed to non-statutory subject matter.

As set forth in MPEP 2106 (II) (A):

A. Identify and Understand Any Practical Application Asserted for the Invention

The claimed invention as a whole must accomplish a practical application. That is, it must produce a "useful, concrete and tangible result." State Street, 149 F.3d at 1373, 47 USPQ2d at 1601-02. The purpose of

this requirement is to limit patent protection to inventions that possess a certain level of "real world" value, as opposed to subject matter that represents nothing more than an idea or concept, or is simply a starting point for future investigation or research (Brenner v. Manson, 383 U.S. 519, 528-36, 148 USPQ 689, 693-96); In re Ziegler, 992, F.2d 1197, 1200-03, 26 USPQ2d 1600,1603-06 (Fed. Cir. 1993)). Accordingly, a complete disclosure should contain some indication of the practical application for the claimed invention, i.e., why the applicant believes the claimed invention is useful.

Apart from the utility requirement of 35 U.S.C. 101, usefulness under the patent eligibility standard requires significant functionality to be present to satisfy the useful result aspect of the practical application requirement. See Arrhythmia, 958 F.2d at 1057, 22 USPQ2d at 1036. Merely claiming nonfunctional descriptive material stored in a computer-readable medium does not make the invention eligible for patenting. For example, a claim directed to a word processing file stored on a disk may satisfy the utility requirement of 35 U.S.C. 101 since the information stored may have some "real world" value. However, the mere fact that the claim may satisfy the utility requirement of 35 U.S.C. 101 does not mean that a useful result is achieved under the practical application requirement. The claimed invention as a whole must produce a "useful, concrete and tangible" result to have a practical application.

Claim 57 is non-statutory. Because claim 57 includes limitations of, "System for performing a search of network accessible contents,", and " means for," which does not include *physical structure of the machine in terms of its hardware or hardware* and software combination. Therefore, claim 57 is software per se. Thus, the claim 57 is

not a statutory and should be rejected under 35 U.S. C. § 101 as not being tangible.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 41-57 are rejected under 35 U.S.C. 102(e) as being anticipated by Dunworth et al (U.S. Patent No. 5,930,474, hereinafter, "Dunworth").

With respect to claim 41, Dunworth teaches traversing a network of web documents to identify business names and geographic data associated with the web documents (col.2, lines 59-67 to col. 3, lines 1-44); identifying a business name (i.e., 328, Yellow page list description database in fig., 3) and geographic data (i.e., geography database in fig. 3) associated with a particular web page; determining web page identifying data for the particular web page (i.e., url, HTML form, col. 7, lines 31-64); extracting the identified business name and geographic data associated with the particular web page (i.e., 210 and 328 in fig. 3 created from internet searching, col. 10, lines 41-67 to col. 11, lines 1-67 to col. 12, lines 1-67) based on the extracted business

Page 5

Art Unit: 2166

name and geographic data, accessing a business directory to determine a business category code (245 in fig. 2C, col. 10, lines 7-30) that is associated with the extracted business name and geographic data (fig. 3, col. 10, lines 41-67 to col. 11, lines 1-67 to col. 12, lines 1-67); storing the web page identifying data and the business category code in association with one another and within an entry in an electronic data store (210 and 328 in fig. 3, col. 10, lines 41-67 to col. 11, lines 1-67 to col. 12, lines 1-67); receiving a query from a user, the query being related to a business category (i.e., 610 request yellow page search in fig. 6, col. 15, lines 53-67 to col. 16, lines 1-47); identifying, within the electronic data store, one or more entries that include a business category code that is associated with the business category of the query (i.e., 530 in fig. 6, col. 15, lines 53-67 to col. 16, lines 1-47); and returning a result to the user, the result including web page identifying data included in the identified one or more entries (i.e., 330 and 335 in fig. 6, col. 15, lines 53-67 to col. 16, lines 1-47).

With respect to claims 42-45, Dunworth teaches the geographic data includes a zip, local area exchange code, area code and city and a state (fig. 17, col. 24, lines 28-67).

With respect to claim 46, Dunworth teaches web page identifying data includes a uniform resource locator for the particular web page (i.e., url, HTML form, col. 7, lines 31-64).

Application/Control Number: 10/705,822

Art Unit: 2166

With respect to claim 47, Dunworth teaches storing the geographic data in the entry within the electronic data store in which the business category code and the web page identifying data are stored (.e., 210 and 328 in fig. 3).

With respect to claim 48, Dunworth teaches business category code is configured to support a search (col.2, lines 59-67 to col. 3, lines 1-44).

With respect to claim 49, Dunworth teaches traverse a network of web documents to identify business names and geographic data associated with the web documents (col.2, lines 59-67 to col. 3, lines 1-44); identify a business name (i.e., 328, Yellow page list description database in fig., 3) and geographic data (i.e., geography database in fig. 3) associated with a particular web page; determine web page identifying data for the particular web page (i.e., url, HTML form, col. 7, lines 31-64); extract the identified business name and geographic data associated with the particular web page (i.e., 210 and 328 in fig. 3 created from internet searching, col. 10, lines 41-67 to col. 11, lines 1-67 to col. 12, lines 1-67) based on the extracted business name and geographic data, accessing a business directory to determine a business category code (245 in fig. 2C, col. 10, lines 7-30) that is associated with the extracted business name and geographic data (fig. 3, col. 10, lines 41-67 to col. 11, lines 1-67 to col. 12, lines 1-67); store the web page identifying data and the business category code in association with one another and within an entry in an electronic data store (210 and 328 in fig. 3, col. 10, lines 41-67 to col. 11, lines 1-67 to col. 12, lines 1-67); receive a

query from a user, the query being related to a business category (i.e., 610 request yellow page search in fig. 6, col. 15, lines 53-67 to col. 16, lines 1-47); identify, within the electronic data store, one or more entries that include a business category code that is associated with the business category of the query (i.e., 530 in fig. 6, col. 15, lines 53-67 to col. 16, lines 1-47); and return a result to the user, the result including web page identifying data included in the identified one or more entries (i.e., 330 and 335 in fig. 6, col. 15, lines 53-67 to col. 16, lines 1-47).

With respect to claims 50-53, Dunworth teaches the geographic data includes a zip, local area exchange code, area code and city and a state (fig. 17, col. 24, lines 28-67).

With respect to claim 54, Dunworth teaches web page identifying data includes a uniform resource locator for the particular web page (i.e., url, HTML form, col. 7, lines 31-64).

With respect to claim 55, Dunworth teaches storing the geographic data in the entry within the electronic data store in which the business category code and the web page identifying data are stored (.e., 210 and 328 in fig. 3).

With respect to claim 56, Dunworth teaches business category code is configured to support a search (col.2, lines 59-67 to col. 3, lines 1-44).

With respect to claim 57, Dunworth teaches traversing a network of web documents to identify business names and geographic data associated with the web documents (col.2, lines 59-67 to col. 3, lines 1-44); identifying a business name (i.e., 328, Yellow page list description database in fig., 3) and geographic data (i.e., geography database in fig. 3) associated with a particular web page; determining web page identifying data for the particular web page (i.e., url, HTML form, col. 7, lines 31-64); extracting the identified business name and geographic data associated with the particular web page (i.e., 210 and 328 in fig. 3 created from internet searching, col. 10. lines 41-67 to col. 11, lines 1-67 to col. 12, lines 1-67) based on the extracted business name and geographic data, accessing a business directory to determine a business category code (245 in fig. 2C, col. 10, lines 7-30) that is associated with the extracted business name and geographic data (fig. 3, col. 10, lines 41-67 to col. 11, lines 1-67 to col. 12, lines 1-67); storing the web page identifying data and the business category code in association with one another and within an entry in an electronic data store (210 and 328 in fig. 3, col. 10, lines 41-67 to col. 11, lines 1-67 to col. 12, lines 1-67); receiving a query from a user, the query being related to a business category (i.e., 610 request yellow page search in fig. 6, col. 15, lines 53-67 to col. 16, lines 1-47); identifying, within the electronic data store, one or more entries that include a business category code that is associated with the business category of the query (i.e., 530 in fig. 6, col. 15, lines 53-67 to col. 16, lines 1-47); and returning a result to the user, the result

including web page identifying data included in the identified one or more entries (i.e., 330 and 335 in fig. 6, col. 15, lines 53-67 to col. 16, lines 1-47).

Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Contact Information

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Isaac M. Woo whose telephone number is (571) 272-4043. The examiner can normally be reached on 8:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hosain T. Alam can be reached on (571) 272-3978. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Isaac Woo

January 30, 2007

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